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    Acting Under Authority Conferred by
    28 U.S.C. § 515
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    Attorneys for Plaintiff
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    UNITED STATES OF AMERICA
11
                          UNITED STATES DISTRICT COURT
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                    FOR THE CENTRAL DISTRICT OF CALIFORNIA
13
                                         No. ED CR 16-292-JGB
    UNITED STATES OF AMERICA,
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                                         STIPULATION TO CONTINUE
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              Plaintiff,
                                         SENTENCING HEARING
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                                         SENTENCING DATE: May 20, 2019
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    MARIYA CHERNYKH, et al.,
    -1) MARIYA CHERNYKH
                                         [PROPOSED] SENTENCING DATE:
                                         March 9, 2020
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              Defendants.
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         Plaintiff United States of America, by and through its counsel
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    of record, and defendant MARIYA CHERNYKH ("defendant"), by and
    through her counsel of record, hereby stipulate as follows:
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              The Indictment in this case was filed on April 27, 2016.
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         1.
              On January 26, 2017, defendant pled quilty pursuant to a
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         2.
    written plea agreement with the government to violating 18 U.S.C.
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    § 371: Conspiracy, 18 U.S.C. § 1621: Perjury, and 18 U.S.C.
    § 1001(a)(2): Material False Statements. The Court originally set
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defendant's sentencing for November 20, 2017, and, at the request of 1 the parties, continued it to May 20, 2019. Defendant is out of 2 custody on bond pending sentencing. 3 By this stipulation, the parties respectfully request to 3. 4 continue the sentencing hearing from May 20, 2019, to March 9, 2020. 5 Defendant needs additional time to prepare her written 4. 6 sentencing position and believes it is in her best interest to seek a 7 continuance. 8 The government does not object to this request. 5. 9 IT IS SO STIPULATED. 10 Respectfully submitted, Dated: April 26, 2019 11 TRACY L. WILKISON 12 Attorney for the United States, Acting Under Authority Conferred by 13 28 U.S.C. § 515 14 PATRICK R. FITZGERALD Assistant United States Attorney 15 Chief, National Security Division 16 /s/ Melanie Sartoris 17 MELANIE SARTORIS Assistant United States Attorney 18 Attorney for Plaintiff 19 UNITED STATES OF AMERICA 20 /s/ by electronic authorization Dated: April 26, 2019 21 DAVID J.P. KALOYANIDES 22 Attorney for Defendant MARIYA CHERNYKH 23 24 25 26

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